

COMMONWEALTH OF KENTUCKY TUDICIA

ANTHONY M. WILHOIT COURT OF APPEALS

JOSEPH H. ECKERT
CIRCUIT COURT

ETHICS COMMITTEE OF THE KENTUCKY JUDICIARY
ROOM 200 STATE CAPITOL
FRANKFORT, KENTUCKY 40601-3489

B. M. WESTBERRY, CHAIRMAN ATTORNEY

Judicial Ethics Opinion

September 21, 1990 JE - 79 ROGER L. CRITTENDEN
DISTRICT COURT

UHEL O. BARRICKMAN ATTORNEY

Question: May an Assistant County Attorney hold the office of Domestic

Relations Commissioner?

Answer: No. This violates the appearance of impropriety. See

Canon 2.

The question presented is whether an Assistant County Attorney may hold the office of Domestic Relations Commissioner. The answer is no, the reason being that the Judicial Ethics Committee believes the two offices are incompatible. See 67 C.J.S. Officers § 27 (1978); 3 E. McQuillan, The Law of Municipal Corporations § 12.67 (1982). While there is no statutory or constitutional incompatibility of the offices of County Attorney and Domestic Relations Commissioner in Kentucky, the Committee believes that the simultaneous holding of the office of prosecutor and judge violates the appearance of impropriety. See Canon 2.

B. M. Westberry, Esq.

Chairman

Judicial Ethics Committee

BMW:mah

This formal Judicial Ethics Opinion was affirmed by the Kentucky Supreme Court, <u>Sanderson v. Ethics Committee of the Kentucky Judiciary</u>, Ky., 804 S.W.2d 10 (1991).